

YOUR Money Earns

4 ¹/₂ %
Interest

when deposited in our Savings Department, and this interest is compounded semi-annually.

BANK OF HAWAII, LTD.
Capital and surplus \$3,000,000

ESTABLISHED IN 1830.

BISHOP & CO.

BANKERS

Commercial and Travelers' Letters of Credit issued on the Bank of California and The London Joint Stock Bank, Limited, London.

Correspondents for the American Express Company, and Thos. Cook & Son.

Interest allowed on term and Savings Bank Deposits.

Bank of Honolulu Limited

Issue K. N. & K. Letters of Credit and Traveler's Checks available throughout the world. Cable transfers at lowest rates.

C. Brewer & Co., Ltd.

Fire and Marine Insurance Agencies

Royal Insurance Co. of Liverpool.
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Commercial Union Assurance Co. of London.

Scottish Union and National Insurance Co. of Edinburgh.

Aledonian Insurance Co. of Edinburgh.

Upper Rhine Insurance Co., (Marine).

The Yokohama Specie Bank Limited.

Capital (Paid Up).....Yen 24,000,000
Reserve Fund.....Yen 16,250,000

HEAD OFFICE, YOKOHAMA.

The bank buys and receives for collection bills of exchange, issues Drafts and Letters of Credit, and transacts a general banking business.

The Bank receives Local Deposits and Head Office Deposits for fixed periods.

Local Deposits \$25 and upwards for one year at rate of 4% per annum.

Head Office Deposits Yen 25 and upwards for one-half year, one year, two years or three years at rate of 4 1/2% per annum.

Particulars to be obtained on application.

Honolulu Office—Corner Merchant and Bethel streets. P. O. Box 168.

YU AKAI, Manager.

Iwakami & Co

Japanese Silks, Dry Goods and Hats of All Kinds.

Robinson Block Hotel Street.

Silver Plate Flat Ware

30 PER CENT OFF

J. A. R. VIEIRA & CO.

113 HOTEL STREET.

DENY PACIFIC MAIL HAS SOLD ITS FLEET

OTTAWA, Ont., September 30.—The Royal Mail Steam Packet Company, with headquarters in London, England, has completed negotiations for the purchase of the Pacific Mail Steamship Company's fleet and has given the latter company a check for \$6,720,125.

NEW YORK, September 30.—At the office of the Pacific Mail Steamship Company the cable report from London that the Royal Mail Steam Packet Company has purchased the fleet of the Pacific Mail Steamship Company is emphatically denied. It is stated further that negotiations were never under way with that object in view.

SAN FRANCISCO, October 1.—The dispatch stating that the fleet of the Pacific Mail had been purchased by the Royal Mail Steam Packet Company was also denied locally last night. It was pointed out that R. P. Schwerin is at present in the Orient in an effort to secure new business for the company, while it began its San Francisco-Panama express service only yesterday.

A. W. Ellicott, a brother-in-law of Schwerin and an official of the Harriman lines, said it was inconceivable to him that such a transaction could have been carried out. He said the sale of the fleet would have to be ratified by the stockholders in any event and that the transfer could not be made in such an offhand manner.

Duty Determines Destiny—Register. Your last chance today.

PORTUGAL QUIET AGAINST

LISBON, October 8.—The last doubts about the success of the revolution which turned Portugal at a stroke from a Monarchy to a Republic have now vanished in the face of the complete ascendancy of the Republican party.

Admiral Candido Reis, the leader of the revolutionists, took his own life at the very moment that the guns of his party swept away the last remaining vestiges of opposition under the delusion that the royalists had successfully beaten off their attack. With the death of Commander Gorjao, this makes two lives sacrificed to the revolution through suicide.

The list of the dead has dwindled with every revised estimate until it is now announced that but three hundred lost their lives during the fighting when the mutinous troops and navy stormed and bombarded the capital.

The city is tranquil again. Many tourists are in the city, a large number of them having been attracted by the revolution, and during the troublous times to satisfy their curiosity.

AERONAUT'S DEATH MAKES WIFE INSANE

ST. PETERSBURG, October 8.—Another tragedy was added to the long list of aeronautic fatalities yesterday, when Captain Macleivie of the Russian army fell 1640 feet while flying in a biplane, meeting instant death. His wife was among the thousands of spectators of his spectacular flight, the shock of her husband's awful death sending her insane.

Republicans are Patriots—They Register. Last chance today.

ORIENTAL RUGS.

The big lot of Oriental rugs received by James F. Morgan a few days ago now occupy the store room next the auction premises in Kaahumanu street and are a sight never to be forgotten. In the lot are rugs ranging all the way from \$750 down to a modest sum. The assortment is without doubt the most extensive, valuable and beautiful ever brought to the Hawaiian Islands.

Many of these rugs have already been sold and the special sale will continue on Monday and during the coming week.

HILO BOY SCOUTS.

HILO, October 4.—Hilo is to have Boy Scouts. This movement which has swept over England and the United States, has finally found Hilo. The idea was started locally by Col. Bulard who visited Hilo last week and who is one of the foremost backers of the movement on the mainland. He spoke of it with the National Guard officers and finally had a consultation on the subject with Attorney Carl Smith, in whose hands he left the matter of the organization here.

Republicans never shirk Responsibility. They Register. Last chance today.

KUHIO'S COME BACK, LINK HELPED PUT QUEEN IN JAIL

HILO, October 6.—Probably the best meeting which Delegate Kuhio had during his trip on this side of the island was at Honomu last Thursday. A very large crowd was present, the majority being Portuguese, with a liberal sprinkling of Hawaiians and haoles. The subject in which the audience was most interested was that of the new land law. In this regard the Delegate gave every opportunity for complaint in regard to the working of the amendments to the organic act and it is safe to say that when he went away there was but one dissatisfied man in the audience, the individual mentioned being Sanitary Inspector Clark, who, after the meeting was over, directed a few insulting remarks to the delegate, which were paid no attention to further than the giving him an invitation to come on the platform and state his grievances. This he declined to do in a surly manner.

In his speech the delegate took up the claim made by his opponent that he had been in Kau doing politics, when he should have been to Washington and this was a matter which was followed up by Senator Hewitt and fully explained. Senator Hewitt told of how the delegate had, when McCandless claimed that he was doing politics, made a special trip to Kau to investigate the complaints of the citizens there in regard to the land laws. The situation there was such that, under the old land law, the Kau people, who had been living for years on government land could obtain this property only by bidding it in at public auction. Kuhio advised them not to make applications for the land then, but to wait for the passage of the new amendments.

Kuhio then went back to Washington. While there he was called

for by the Secretary of the Interior Hallinger who had received a letter in Hawaiian and had no one to translate it. Kuhio read the letter and at once explained the situation to Secretary Hallinger, telling him of the circumstances and of the fact, told of in the letter, that while waiting for the passage of the amendments the lands had been advertised for sale at public auction. At his request the Secretary of the Interior enabled Governor Frewer, asking that the sale of the lands be postponed till the new amendments had been passed. This was done, and now, under the provisions of the new law, the Kau residents may buy the land on which they have been living so long for a small amount, instead of being compelled to bid against everyone for them. This was the politics that the delegate had done in Kau.

In his Hawaiian speech Kuhio called attention to the fact that McCandless was now claiming that he and the Democratic party were trying to help out the Queen, while as a matter of fact McCandless was one of the men who had taken a prominent part in putting her in jail. He referred to many other inconsistencies in the speeches made by the Democratic candidate and scored him severely for the attempts made to take credit for things he had not done.

The meeting at Papaalooa was also a good one, but, taking place in the daytime was not as largely attended as that at Honomu. The majority present at this meeting were Hawaiians and the delegate was cheered to the echo when through with his speech. W. C. Achi also addressed the voters at this meeting and explained the matter of immigration to them in such a manner that they could understand just what it meant.

COMMUNION

TO CHURCHILL HARVEY-ELDER.

You, who have ventured where the veil is drawn,
Tell us, is it cloaked in dreaded night
Or tinted with a long-ed-for rosy light
As hopeful as a golden day, new born?
Is it a garden where sweet blossoms grow?
Are blushing roses strewn along your path?
Tell us, what is this mystic aftermath
For we who labor earth-bound yearn to know.
Is it the goal for which, subconsciously,
Reluctant hands and hearts forever strive,
And which relentless fates too long deprive
Our poor, heroic efforts to be free?
Perhaps—for who can tell—each whispered word,
While laudatory requiem is penned
By grieving friends endeavoring to send
Their messages of love, by you is heard.
And sometimes, comrade, will you condescend
And tread once more your cherished mother soil
To some appeal, a helping hand to lend?
ELEANOR RIVENBURGH.

HILO ASKS FOR MORE PARK LAND

SENDS RESOLUTIONS TO GOVERNOR FREAR AND LAND COMMISSIONER MARSTON CAMPBELL.

HILO, October 6.—The matter of extending Moohau Park from its present limits through to the Waiakea Bridge, on the makai side of Front street, was taken up before the Board of Supervisors yesterday morning through a resolution which was introduced by Supervisor Lyman. In endorsing the proposition he stated that he was in favor of obtaining the property in question for the purposes of a public park at the present time, as it could now be bought for a comparatively small amount, while later on it would be more valuable and might be a very costly proposition. He also stated that the present owners were willing to help the matter along with the greatest of liberality while their successors might not be inclined to take the same view of the matter.

The resolution, which was adopted by a unanimous vote of the Board, read as follows:

Whereas, the city of Hilo is constantly increasing in size;
And whereas it is necessary that its main thoroughfare be increased in width so that it will accommodate the public and the increasing traffic of the town;

And whereas, all lands lying on the makai side of Front street, Hilo, between the Moohau Park and the Waiakea bridge are owned by private parties;

And whereas, the acquirement of the aforesaid lands will be a great benefit to the public at large;

Therefore, be it resolved, by the Board of Supervisors of the County of Hawaii, that the governor and the Commissioner of Public Lands of the Territory of Hawaii be requested to obtain and acquire for the use of the public to be known as a public park, all those certain pieces or parcels of

lands lying on the makai side of the Front street in Hilo, Hawaii, between the Moohau Park and the Waiakea Bridge in Hilo;

And be it further resolved, that said lands be obtained and acquired by land exchange, or any other way that may be proper to the Commissioner of Public Lands and the Governor.

And be it further resolved, that the county clerk be and he is hereby instructed and directed to send copies of this resolution to the Governor and the Commissioner of Public Lands.

JOHN ANDERSON DROWNS IN SEA

WAILUKU, October 8.—While looking down from the edge of a cliff at the foot of which his wife and her sister were picking opihis John Anderson, the Makena light house keeper, fell to his death in the boiling seas among the rocks below him. Apparently the heavy seas which threw him against the rocks must have stunned him so that he was unable to do anything to save himself. Up to yesterday the body had not been found.

John Anderson was sixty years of age. He was a native of Norway and led the roving life of a sailor until he came here to work on the Speckelville plantation some time in 1879. After a while he went into the hog ranching business near Makena. When a light was established at the rocky point two miles south of Makena, John Anderson was appointed its keeper. This was in 1883, after the S. S. Kinau ran aground there on a dark night. Mr. Anderson has held the appointment under various changes of government from the times of King Kalakaua until the light came under Federal control.

Republicans are Patriots—They Register. Last chance today.

LUTTED REPLIES TO CAPT. MATSON

EDITOR STAR.—My attention was called to an article in your issue of October 6, headed "To Whom It May Concern," and signed by Wm. Matson. As the article is quite voluminous, in order to save space and time I will only take up such portions as I deem pertinent on the occasion to bring this before the public without any desire on my part to garble or change the article in question.

Regarding misrepresentations made by me in exploiting and selling my oil stock, having particular reference to an advertisement appearing in the Commercial Advertiser of August 30, 1910, in which a business man of this city was said to have bought some Lakeview No. 2 oil stock. About five weeks later I met this gentleman on the street. He asked me if the stock was the same price. I told him it was. He ordered more stock and gave me a check, at the same time telling me that he had written to a friend in San Francisco telling him he had bought some Lakeview No. 2 oil stock and asking him to investigate and find out if it was any good and to see Capt. Matson. The fact that he then bought more stock and has since bought a third lot of stock—both times without any solicitation on my part—caused me to insert an advertisement covering the transaction.

Whether the friend called on Capt. Matson I can't say. I fail to see where I can be charged with any falsification in the matter. I am not aware of having had occasion to use Capt. Matson's name in boosting or selling my stock. Having lived in Honolulu for twelve years I consider my identity and standing pretty well established.

Quoting from your paper: "The Lakeview Oil Co. of Midway, a part of the Honolulu Consolidated Oil Co., under date of April 5, 1910, leased Section 26, Township 32, South Range 24 East, 640 acres for twenty years to Chas. F. Off and three associates, the lessees paying a bonus of \$60 per acre for the lease and a royalty of 1-8 per cent of the gross production with the option to purchase the land at \$1000 per acre when patents to the land were issued by the U. S. Government." Subsequently Chas. F. Off and associates subleased the west half of the southwest quarter of this section to the Lakeview Oil Company and which was entirely contrary to my understanding when originally leasing the whole of section 26 to them.

Replying to this, it appears to me when a man sells a section of land, or any commodity in fact, the purchaser has the right to handle the same to his own best interest, but if there are any stipulations or reservations they should be embodied in the contract. I consider this section right in the heart of the oil belt and worth at least a million and a half dollars more than when sold to Chas. F. Off six months ago.

From the foregoing it will be seen that the Lakeview No. 2 Oil Company is operating under a sublease of a lease taken from the Lakeview Oil Co. of Midway and as the royalty to the Lakeview Oil Company of Midway is 12 1/2 per cent of the total production. Presumably the Lakeview No. 2 Oil Company will also have to pay an additional royalty to the original lessees as above indicated.

In replying to the above I regret to think that Capt. Matson in assuming to correct me for presuming to use his name in my advertisement, presumes in the above article on the additional royalty the Lakeview No. 2 Oil Company will have to pay to the original lessees. In order to make the matter plain to our people I will quote from a letter received from the Lakeview No. 2 Oil Company under date of August 17, 1910, which says in regard to the 80 acres which the Lakeview No. 2 controls: "It is not a fact that they own the property, but that they have a lease for 20 years on same at 1-6 royalty with an option to purchase at \$1500 per acre, namely \$50 per acre has already been paid, and wish to say that we are very fortunate in getting such a low price on this land as there is nothing joining us that can be purchased for less than \$3500 per acre."

As regards my letter of June 20, 1910, to Capt. Matson stating I was a stockholder in Lakeview No. 2 and asking him to endorse with a personal letter my exploiting of stock for said company in Honolulu, and which he declined to do, refusing to lend his name for any such purpose, naturally very indignant at the suggestion and also annoyed at the action of Mr. Off and his associates in subleasing the southwest quarter section—In reply I fail to see why there should be any objection from Capt. Matson to my request. It is simply courtesy from one gentleman to another, and particularly from Capt. Matson who formerly owned this property.

If Capt. Matson feels disappointed at the price, \$1,000 per acre, which he received for section 26 from Chas.

F. Off and his associates, I fail to see why it should affect me personally. In conclusion I wish to say that the advertisements which have appeared under Mr. Matson's signature in The Star, Bulletin and Advertiser display an attitude against Charles F. Off and his associates which I consider unjustifiable and unethical as applied to the Lakeview No. 2 Oil Company.
J. ORWALD LUTTED.

IN THE CIRCUIT COURT OF THE First Circuit, Territory of Hawaii. Holding Terms in the City and County of Honolulu.

MARSTON CAMPBELL, Superintendent of Public Works of the Territory of Hawaii, Plaintiff and Petitioner, vs.

JAMES STEINER; MRS. THERESA LOUISSON; THE FIRST NATIONAL BANK OF HAWAII, an Hawaiian Corporation having its principal office at Honolulu, Territory of Hawaii; ELIZABETH J. MONSARRAT; R. W. SHINGLE; SIMPSON DECKER; JESSE M. McCHESNEY, ED. TOWSE and CHARLES W. ZIEGLER, Trustees of Mystic Lodge No. 2, Knights of Pythias of Honolulu; MYSTIC LODGE No. 2, KNIGHTS OF PYTHIAS OF HONOLULU; LIBERT HUBERT J. L. BOEYNAEMS, Bishop of Zeugma, Vicar Apostolic of Hawaii; ST. LOUIS COLLEGE ALUMNI ASSOCIATION, an Hawaiian Corporation having its principal office at Honolulu, Territory of Hawaii; JAMES F. MORGAN; JOHN SULLIVAN; JOHN BUCKLEY; JOHN DOE, MARY DOE, and RICHARD ROE, unknown owners and claimants, Defendants and Respondents. TERM SUMMONS.

THE TERRITORY OF HAWAII: TO THE HIGH SHERIFF of the Territory of Hawaii, or his Deputy; the Sheriff of the City and County of Honolulu or his Deputy:

YOU ARE COMMANDED to summon JAMES STEINER; MRS. THERESA LOUISSON; THE FIRST NATIONAL BANK OF HAWAII, an Hawaiian Corporation having its principal office at Honolulu, Territory of Hawaii; ELIZABETH J. MONSARRAT; R. W. SHINGLE; SIMPSON DECKER; JESSE M. McCHESNEY, ED. TOWSE, and CHARLES W. ZIEGLER, Trustees of Mystic Lodge No. 2, Knights of Pythias of Honolulu; MYSTIC LODGE No. 2, KNIGHTS OF PYTHIAS OF HONOLULU; LIBERT HUBERT J. L. BOEYNAEMS, Bishop of Zeugma, Vicar Apostolic of Hawaii; ST. LOUIS COLLEGE ALUMNI ASSOCIATION, an Hawaiian Corporation having its principal office at Honolulu, Territory of Hawaii; JAMES F. MORGAN; JOHN SULLIVAN; JOHN BUCKLEY; JOHN DOE, MARY DOE, and RICHARD ROE, unknown owners and claimants, defendants, in case they shall file written answer within twenty days after service hereof to be and appear before the said Circuit Court at the Term thereof pending immediately after the expiration of twenty days after service hereof; provided, however, if no term be pending at such time, then to be and appear before the said Circuit Court at the next succeeding term thereof, to-wit, the January 1911 Term thereof, to be held at the City and County of Honolulu, on Monday, the ninth day of January next, at 10 o'clock a. m., to show cause why judgment of condemnation of the lands described in the Petition herein and for any other relief demanded in the Petition should not be awarded to Marston Campbell, Superintendent of Public Works, pursuant to the tenor of his annexed Petition. And have you then there this Writ with full return of your proceedings thereon.

WITNESS the Honorable Presiding Judge of the Circuit Court of the First Circuit, at Honolulu aforesaid, this 27th day of August, 1910.
(SEAL)

(Signed) HENRY SMITH, Clerk.

(Endorsed) L. No. 7199. Reg. 3. Pg. 162. Circuit Court First Circuit, Territory of Hawaii. Marston Campbell, Superintendent of Public Works of the Territory of Hawaii, Plaintiff and Petitioner vs. James Steiner, et als., Defendants and Respondents. Summons. Filed and issued at 11:15 a. m. August 27, 1910. (Sg) Henry Smith, Clerk. Returned and filed Aug. 31, 1910, at 1.5. A. K. Aona, Asst. Clerk.

ALEXANDER LINDSAY, JR., Atty. Gen'l & W. B. LYMER, Dep. Atty. Gen'l, for Marston Campbell, Supt. of Pub. Works.

Territory of Hawaii,)
City and County of Honolulu.) ss.

I, Henry Smith, Clerk of the Circuit Court of the First Judicial Circuit, Territory of Hawaii, do hereby certify the foregoing to be a full, true and correct copy of the original summons in the case of Marston Campbell, Superintendent of Public Works of the Territory of Hawaii vs. James Steiner et als., as the same remains of record and on file in the office of the Clerk of said Court.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the Seal of said Circuit Court, this 2nd day of September, 1910.

(SEAL) HENRY SMITH, Clerk of the Circuit Court of the First Circuit, Territory of Hawaii.